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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/823,344	04/13/2004	Robert Lloyd Robinett	040148	4731		
23696	7590 06/02/2006		EXAMINER			
QUALCOMM, INC			TRAN, TUAN A			
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			2618	· · · · · · · · · · · · · · · · · · ·		
			DATE MAILED: 06/02/2006			

Please find below and/or attached an Office communication concerning this application or proceeding.

		· -	Application N .	Ap	Applicant(s)			
Office Action Summary			10/823,344	RO	ROBINETT, ROBERT LLOYD			
		Ī	Examiner	Art	Art Unit			
			Tuan A. Tran	268				
Period fo	The MAILING DATE of this communion Reply	ication appe	ears on the cover sheet	with the corre	spondence ad	ddress		
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE MINISTRICT OF THE MINISTRICT	AILING DA of 37 CFR 1.130 nunication. atutory period wi will, by statute, of	TE OF THIS COMMUN 6(a). In no event, however, may Il apply and will expire SIX (6) M cause the application to become	NICATION. a reply be timely file CONTHS from the management of t	ed ailing date of this of U.S.C. § 133).			
Status								
1)⊠	Responsive to communication(s) file	d on <u>13 Ap</u>	ril 2004.					
2a) <u></u>	This action is FINAL .							
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims							
4)⊠	Claim(s) 1-28 is/are pending in the a	pplication.						
	4a) Of the above claim(s) is/are withdrawn from consideration.							
5)	Claim(s) is/are allowed.							
6)⊠	Claim(s) <u>1-28</u> is/are rejected.							
	Claim(s) is/are objected to.							
8)[Claim(s) are subject to restric	tion and/or	election requirement.					
Applicat	ion Papers							
9)[The specification is objected to by the	Examiner.						
10)	The drawing(s) filed on is/are:	a) acce	pted or b)☐ objected t	to by the Exan	niner.			
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
_	Replacement drawing sheet(s) including					, ,		
11)	The oath or declaration is objected to	by the Exa	aminer. Note the attach	ed Office Acti	on or form P	TO-152.		
Priority (ınder 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:								
	1. Certified copies of the priority documents have been received.							
	2. Certified copies of the priority documents have been received in Application No							
	3. Copies of the certified copies of	•	•	en received in	this National	Stage		
	application from the Internation							
-	See the attached detailed Office action	n for a list o	of the certified copies no	ot received.				
Attachmen	t(s)							
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)								
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date						0.450)		
	mation Disclosure Statement(s) (PTO-1449 or l r No(s)/Mail Date		5) Notice of Informal Patent Application (PTO-152) 6) Other:					

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DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 1. Claims 1-5, 7, 9-12, 20-23, 25 and 27-28 are rejected under 35 U.S.C. 102(b) as being anticipated by Forrester (2003/0017833).

Regarding claim 1, Forrester discloses a wireless device (See fig. 5) comprising: a first section 240 coupled to a first antenna 110 (via transmit/receive (T/R) switch 250) and comprising a first transmit path and a first receive path for a first wireless system (cellular CDMA/FM wireless system) and further comprising a first transmit path and a first receive path for a second wireless system (PCS wireless system) (See fig. 5 and page 4 [0032] to page 5 [0040]); and a second section 160 coupled to a second antenna 120a and comprising a second receive path for the first wireless system (cellular CDMA/FM system) and a second receive path for the second wireless system (PCS system) (See fig. 5 and page 5 [0041-0043]), wherein the first and second receive paths for the first wireless system are for two frequency bands (cellular CDMA band is at approximately 800 MHz and USFM band, regulated by the FCC, extends from 87.9 MHz – 107.9 MHz), and wherein the first and second receive paths for the second wireless system are for a single frequency band (PCS band).

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Claims 22-23 and 27 are rejected for the same reasons as set forth in claim 1.

Claim 28 is rejected for the same reasons as set forth in claim 1, as method.

Regarding claims 2-3, Forrester discloses as cited in claim 1. Forrester further discloses each transmit path comprises a power amplifier (PA) and each receive path comprises a filter and a low noise amplifier (LNA) (See fig. 5 and page 4 0032] to page 5 [0043]).

Regarding claim 4, Forrester discloses as cited in claim 1. Forrester further discloses the first section 240 comprises a duplexer 260 coupled to the first transmit path and the first receive path for the second wireless system (PCS system) (See fig. 5 and page 4 [0033]).

Regarding claim 5, Forrester discloses as cited in claim 4. Forrester further discloses the first section 240 comprises a transmit/receive (T/R) switch 250 coupled to the first antenna 110, the first transmit path and the first receive path for the first wireless system (cellular CDMA/FM), and the duplexer 260 (See fig. 5 and page 4 [0033]).

Regarding claim 7, Forrester discloses as cited in claim 1. Forrester further discloses the first receive path for the second wireless system is compliant with performance requirement of the second wireless system, and wherein the second receive path for the second wireless system is non-compliant with at least one of performance requirements (See page 1 [0006-0007] and page 5 [0045]).

Regarding claims 9-12, Forrester discloses as cited in claim 1. Forrester further discloses a radio frequency (RF) unit coupled to the first and second sections and

operable to perform signal conditioning for RF transmit signals for the first transmit paths for the first and second wireless systems and to further perform signal conditioning for RF received signals from the first and second receive paths for the first and second wireless system, wherein the RF unit is operable to perform modulation and frequency conversion utilizing direct-conversion on baseband transmit signals to obtain the RF transmit signals, and to perform demodulation and frequency conversion utilizing direct-conversion on the received RF signals to obtain baseband received signals (See page 4 [0032] to page 5 [0043], page 5 [0045] to page 6[0046]).

Claim 25 is rejected for the same reasons as set forth in claim 9-12.

Regarding claims 20-21, Forrester discloses as cited in claim 1. Forrester further discloses a third section coupled to the third antenna 120b and comprising a receive path for a satellite positioning system, wherein the satellite positioning system is Global Positioning System (GPS) (See fig. 5 and page 5 [0044]).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims 6, 8, 13-19, 24 and 26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Forrester (2003/0017833).

Regarding claim 6, Forrester discloses as cited in claim 1. However, Forrester does not mention the T/R switch is a single-pole three-throw (SP3T) switch. Since the SP3T switch is widely known in the art to use as a T/R switch for radio communication devices; therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to use the SP3T switch as the T/R switch for the advantage of expanding the capability of the device to various types of T/R switches.

Regarding claim 8, Forrester discloses as cited in claim 1. However Forrester does not mention that the second antenna is isolated from the first antenna by at least 22 decibels (dB). Since the technique of isolating side-by-side antennas by a certain amount of decibel (dB) is widely known in the art; therefore it would have been obvious to one skilled in the art to separate the first and second antenna by at least 22 dB for the advantage of accommodating with the designer's intention of reducing interference level to enhance the signal quality.

Regarding claims 13-17, Forrester discloses as cited in claim 1. However,

Forrester does not mention that the first section further comprises a second transmit

path and a third receive path for the first wireless system and a second transmit path

and a third receive path for the second wireless system, wherein the second section

comprises a fourth receive path for the first wireless system and a fourth receive path

for the second wireless system, wherein the first, second, third, and fourth receive path

s for the first wireless system are for four frequency bands, and wherein the third and

fourth receive paths for the second wireless system are for a second frequency band of

the second wireless system. Since Forrester does suggest the wireless device is

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operable on multiple frequency bands at multiple communication modes (See page 2 [0020], page 4 [0034]); therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to add a second transmit path and a third receive path for the first wireless system and a second transmit path and a third receive path for the second wireless system in the first section as well as a fourth receive path for the first wireless system and a fourth receive path for the second wireless system in the second section, wherein the first, second, third, and fourth receive paths for the first wireless system are for four frequency bands, and wherein the third and fourth receive paths for the second wireless system are for a second frequency band of the second wireless system for the advantage of expanding the capability of the device to various communications spectrums.

Regarding claim 18-19, Forrester discloses as cited in claim 1. However,

Forrester does not explicitly mention that the first wireless system is TDMA system or

GSM system and the second wireless system is CDMA system. Since Forrester does
suggest the wireless device is operable on multiple modes such as CDMA, TDMA,

PCS, or AMPS (See page 2 [0020]) and GSM is a well known telecommunication mode;
therefore, it would have been obvious to one skilled in the art to assign TDMA or GSM
as the first wireless system and CDMA as the second wireless system for the
advantage of accommodating with the designer's intention as well as expanding the
capability of the device to various communications modes.

Regarding claim 24, Forrester discloses as cited in claim 22. However, Forrester does not mention that the transceiver system utilized in a base station. Since Forrester

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does suggest the transceiver system can be utilized in variety wireless communication systems (See page 1 [0016]); therefore, it would have been obvious to one skilled in the art to utilize the transceiver system in a base station for the advantage of expanding the capability of the transceiver system to various types of wireless communication systems.

Regarding claim 26, Forrester discloses as cited in claim 25. However, Forrester does not explicitly mention that the first wireless system is TDMA system and the second wireless system is CDMA system. Since Forrester does suggest the wireless device is operable on multiple modes such as CDMA, TDMA, PCS, or AMPS (See page 2 [0020]); therefore, it would have been obvious to one skilled in the art to assign TDMA as the first wireless system and CDMA as the second wireless system for the advantage of accommodating with the designer's intention as well as expanding the capability of the device to various communications modes.

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Standke et al. (6,694,150); Cashman et al. (6,826,400); Peek
 (7,010,335); Maalismaa et al. (6,892,076).

Conclusion

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tuan A. Tran whose telephone number is (571) 272-7858. The examiner can normally be reached on Mon-Fri, 10:00AM-6:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Matthew Anderson can be reached on (571) 272-4177. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Tuan Tran

Matthew D. Anderson

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